THE MEMPHIS APPEAL published daily and weekly by the Mem-Appeal Building, No. 14 Union St., Memphis,

from being sunk in the same abyss," The Admiral will hardly think much of the exploit of having run down such fishing smacks as the Motley, the Adams, the Johnson, and such old tubs as the Frelinghuysen and the Trumbull. The waves in the wake of the Alabama were quite

survived every change of British administration, whether affected by relentless despotism or by those occasional ameliorations of public policy Fenianism, and putting the organization in most effective order. While are thus conducted with secrecy, the concealment of purposes and plans is not so perfect or deep that a shrewd guess cannot be made as to the possibilities discussed in this secret conclave in Cincinnati. At the very first opportunity when a blow deflyered by Ireland may reieve France, or whenever England is drawn into the struggle, Ireland, as represented in America, will become through Fenianism, a participant in the contest. A knowledge of these facts is not confined to America England is now strengthening every fortress and augmenting armies and navies. Is this movement in Amer

course of events in North Carolina, and expresses the conclusion that 'fin future the Republican party must control the South by securing the good will of the people," Very singular, we deem it, that the discovery of this fact was made at so late a period. I en to control the South by sheer force, and repression of thought and freedom, there might have been found here and there a Southern white man Yankee deserters, and incendiary carhostile to Democracy, simply because of prejudice against a name; but now, there are none so hopolessly stupid that they mistake names for things. Radicalism is so destitute and abhorred, because of its despotic selfishness when invested with power, that will be whofly in vain. Even the adroit measure of those who would reproduce Whiggery, or create a third sought to degrade his confederates in laws of Russia. porizing policy-all these devices are in vain. Gentleness and kindness-

half million Frenchmen declared, by in depriving the Confederate sol- attributes of sovereignty not specitheir votes, their confidence in Louis
Napoleon. One and a half million
leges which had been given to which would alter that relation beof J. H. Lowe tested against the plebicitum. Then Napoleon promised, in order to secure this popular triumph, that his reign should be peaceful and the people free. His subsequent acts were deemed arbitrary, and Paris began to the vilest black thief and pantagers and the general government could become a part of the Constitution unless ratified by all of the States. Nevertheless the four-teemth section of the act of Congress approved 31st of May, 1870, provides that whenever any person shall hold office, except as a member of Congress and the general government could become a part of the Constitution unless ratified by all of the States. Nevertheless the four-teemth section of the act of Congress approved 31st of May, 1870, provides that whenever any person shall hold office, except as a member of Congress and the general government could become a part of the Constitution unless ratified by all of the States. Nevertheless the four-teemth section of the act of Congress approved 31st of May, 1870, provides that whenever any person shall hold office, except as a member of Congress approved 31st of May, 1870, provides app deemed arbitrary, and Parls began to curse its master, as it had done before. To re-establish his prestige, their fold, lie down and permit the text, as we comprehend the casus belli, lanche editor does exercise the heaven- of the District Attorney of the he threw down the gauntlet to Prus- born right of "freedom of speech and United States for the district in which born right of "freedom of speech and to sia. The French people and the world had been led to believe that France was fully prepared to cope with the combined armies of Europe. We were induced, by French newspapers, believed was the panacea for all the country which he once along the country which he once believed was the panacea for all the removal of such person from the removal of such person shall held office as aforesaid, to proceed against such person by writ of quo warranto, reby the Emperor, or those who live in the shadow of his greatness, that France could bring into action a million armed and disciplined soldiers. On the contrary, Prussia, almost without an effort, dissolves the dream of French invincibility by sending half a million men across the French invincibility by sending half a million men across the French invincibility by the French are out-generaled and beaten, and now the Prussian host moves steadily, by anobstructed advances, on Paris. We must believe was the panaces for all the evils that beset the country. The country of the straight of such person from office, etc. This is not merely to entered on the sovereignty of the States, but it is to extinguish the States, but it is to extinguish the States entirely. For of course, if Congress can dictate who may vote in a state election, and at the same time dictate who may hold office, there is not morracy in 1860, and becomes a libin 1870, extols Demonstructed advances, in the properties of the state entitled to vote and hold office. It is no answer to say that this supposition is practically an absurdity. Absurdity is an argument directed against prob. vances, on Paris. We must believe exercising "the freedom of speech and is an argument directed against prob. No Core! No Paris Hustairs Teller of that the French army and people, of thought," told the young men of with the aspect of facts before them the country that secession was right, which we contemplate, must be in
and induced them to endure the slow a thing, or else we have no Consti
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and on Borea, no maker of how a thing, or else we have no constitutions or the money returned by the spired with profound contempt for the agony of disease, the pinch of hunger, adroit Emperor. Surely, in misleading the want of clothing, the perils of the ing the people, he has overreached out-post, the forture of the surgeon's State, this proposition is well settled. The act of Congress of 1864, known as by mail for events. himself, and in this desperate, reckless | knife, and the corroding cares of the | the Revenue Act, undertook to tax all himself, and in this desperate, reckless effort to perpetuate power in his family, he has lost a crown and throttled a dynasty. The French army is making desperate efforts to reach Paris, or to relieve it by threatening Germany, and while the greatstraggle is pending Napoleon retains nominal authority. Uneasy lies the head that wears a crown, and the griefs of this surface of the same in the first of the same in the first of the same is the first of the same in the first of the same is the first of the same in the first of the same is the same is the first of the same is the first of the same is the same is the same is the same is the first of the same is the same is

one can hardly be exaggerated.
Unless the French, by some in support of the proposition that the miracle, are enabled to win victory, when defeat has become the habit of when defeat has become the habit of tractive scope, which, in the estimation to the case of any of the proposition that the most policy of the proposition that the support of the proposition that the most policy of the structure scope, which, in the estimation to the case of any of the proposition that the most policy of the proposition that the most policy of the proposition that the support of the proposition that the most policy of the proposition that the proposition that the proposition that the most policy of the proposition that the proposi when defeat has become the habit of tractive scope, which, in the estimation of lawyers, has been generally restricted as sound and conclusive, was section provides that any person who suffered, like other flying monarchs of the wealth he has gafhered and and conclusive, was recently given to our readers. The lands the wealth he has gafhered about his throne. The Queen invests him with all present power, and may present a whole of the wealth he has gafhered about his throne. The Queen invests him with all present power, and may give final personal safety to one, who, not many days ago, held cheaply the or more, \$2 a year.

When defeat has become the habit of tractive scope, which, in the estimation of lawyers, has been generally recribed as sound and conclusive, was recently given to our readers. The Nashville Union and American now presents, from Major John C. Thompson severy wednesday marning, is sent to subscribers at \$2 a year; to crury it into effect. Phat their armies, Napoleon will hardly be suffered, like other flying monarchs of part of lawyers, has been generally recribes to carry it into effect. That their armies, Napoleon will hardly be suffered, like other flying monarchs of part of lawyers, has been generally recribes to carry it into effect. That their armies, Napoleon will hardly be suffered, like other flying monarchs of lawyers, has been generally recribes to carry it into effect. That their armies, Napoleon will hardly be suffered, like other flying monarchs of lawyers, has been generally recreated to it, the machinery of the law is poweries to carry it into effect. That their armies, Napoleon will hardly be suffered, like other flying monarchs of lawyers, has been generally recreating to it, the machinery of the law is poweries to carry it into effect. That their armies, Napoleon will hardly be suffered, like other flying monarchs of lawyers, has been generally recreating to it.

has already swallowed up Adams,
Johnson and Motley, and now both
dared to lift the coverlet and make a
hasty reconnoissance in force. The watchful but truent wife saw the maneut should be proposed which would neuvre, and ordered the port-hole to obliterate all State lines and make enough to founder them all without sending a shot at them from his stern chaiser.

He says we are trying to put him, under the bed, to "silence" him, and with stilled and audacious here covenant entered into as a means to

speech and of thought," It is a mismouth is not hermetically sealed up as tight as a can of cove oysters; but, mode indicated in the course by the so far as we are concerned, we care initiatory words of the not if your tongue should be run by cano from which is ejected a rollneighbor, but we do object to the matural right to amend it in any other may you write and talk. We grant amendment which should be origing you "the ireedom of speech and of atal and ratified by the requisite

that you should have exercised this alism, by supporting Yerger and Wright, Hudson was, perhaps, one spewed upon the South. His hatred of the Southern people is intense He has made speeches in Memphis which inflamed the worst passions of the negro. He favored all the laws which the Radical Congress passed Republicanism had not undertake the purest and best men of the South; willing to deprive the white man the privileges,

rights and honors given to negroes, pet-baggers. Such a creature was opposed by John R. Flippin, a Confed erate soldier, a gentleman of liberal of the Government being a constitu ple of Shelby county, and the Confed-Flippin. But the editor of the law? It is to make a new law to-day, Avalanche did not exercise his boasted arrection of speech and of thought, against an adventurer for an act committed in Tennessee by Avalanche did not exercise his and by that law punish a man for his

arms. A few weeks since, there was laws of Russia. another election in Shelby county. State governments being each consti-The Avalanche's "freedom of speech tutional, both are governments withand of thought" was again stultified. in restricted limits; and if either can be and no choice between John Brown entrench on the limits of the other, even generosity—comes too late. De- It had no choice between John Brown mocracy is sud must remain omnipo- and George M. Greeley. It could not support J. E. R. Ray in preference to tional law the general government Harry S. Lee, who had sustained and is one of enumerated powers only; ONLY a few weeks ago seven and a approved disfranchisement, and aided while, on the contrary, the State gov. Frenchmen distrusted him and pro- the vilest black thief and pan- tween the States and the general gov-

without cause and with only a pre-enemy to do the worst. When the Acas of amendment to the Constitution of the United States, it shall be the duty

THE WEIGH A APPEAL

In this content of the subject of the content of the subject of the subject

be closed. The spiritless husband this a consolidated government. Cer summoned all his courage and de- tainly it would be in the power of the fiantly snivelled out, "So long as I States, all acting together, to adopt that as the fundamental law; but such a change could not be introduced into will peep." The editor of the Ava-lanche is equally as courageous. amendment provided in Article V.

ism he tells us he "believes in the accomplish a certain specified pur-freedom of speech and of thought," pose, namely a union of States; and and that so long as he has the spirit of a man within him he will peep.
Why, neighbor, bless your dear lovestenths of the States can assume to which have distinguished the mastery of Eugland. Our Irish fellow-citizens, sympathizing with their brethren in the old country, are reported to have been overhauling the machinery of fore demonstrably certain that where fortune to you, to the public and all as the powers entering into the comthe South holds dear, that your ugly pact being sovereign were unrestrict ed, the power of amendments in the mode indicated in the constitution is

2. Being a constitutional Govern deam, or your mouth be made a vol- ment, the right to amend the Constitution exists consessitate rei and to ing lava of fastian balderdash article is no more than a stipulation in rhodomantade. We have no object the compact that while it exists the tion to your writing and talking, parties thereto will not exercise their

hought," but it is our candid opinion number of States in pursuance of Article V becomes an integral part of freedom" last May, in support of the all the States as are any of the other the Constitution and is as binding on scople of Shelby county, when they provisions of the instrument; but were endeavoring to crush out Radi- provided, however, that such amend-Morgan and Heiskel and Flippin and therein expressed. For if it is so, one of two alternatives Is inevitable y such amendment are released from neir membership in the Union, or

because not binding on all the States, Of course the courts of the country to amendment can be added to the onstitution which shall empower Congress to pass an ex post facto law. The inhibitory clause in that regard out of abundant caution; but, nnex omprised in the naked existing facand enlarged views. The white peo- tional Government; for, to admit the erate soldier rushed to the support of absolute. What is an ex post factor

it can by the same right overrun and

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